# **UNITED STATES DISTRICT COURT**

WESTERN DISTRICT OF TEXAS, EL PASO DIVISION

FILED 03/08/2024 Clerk, U.S. District Court Western District of Texas

By: FMorales
Deputy

USA		§ 8 CRIMIN	§ § CRIMINAL COMPLAINT	
VS.		§ CASE N	§ CASE NUMBER: EP:24-M -01035(1) - MAT	
(1) SANTOS RUEDA-VILLA		§ §	§ §	
best of my knowledge <b>DISTRICT OF TEXAS</b> found in the United States without receiving	and belief. Of defendant did lates after have g permission to the Secretary	On or about March 06, 20 I, being an alien to the Unitating been previously exclude to reapply for admission to toy of Homeland Security, the	te the following is true and correct to the <b>24</b> in <b>El Paso</b> county, in the <b>WESTERN</b> ed States, enter, attempt to enter, or was ed, deported, or removed from the United ne United States from the Attorney Genera successor pursuant to Title 6, United States	
in violation of Title	8	_ United States Code, Sec	tion(s) <b>1326</b>	
I further stat	e that I am a	<b>Border Patrol Agent</b> and t	hat this complaint is based on the following	
facts: "The DEFENDANT	, Santos RUEL	DA-Villa, an alien to the Unite	ed States and a citizen of Mexico was found	
approximately 5.7 miles	east of the T	Fornillo Port of Entry in the V	Vestern District of Texas. From statements	
made by the DEFENDAN	IT to the			
Continued on the atta	ched sheet a	and made a part of hereof		
Sworn to before me,			/s/ DOZAL, AARON Signature of Complainant Border Patrol Agent	
March 08, 2024 Date		a	t EL PASO, Texas City and State	
LEON SCHYDLOWER UNITED STATES MAGIS	TRATE JUDGE	<u> </u>	Signature of Judicial Officer	
			OATH TELEPHONICALLY SWORN	

AT 1:28 P.M.

FED.R.CRIM.P. 4.1(b)(2)(A)

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CONTINUATION OF CRIMINAL COMPLAINT - EP:24-M -01035(1)

### WESTERN DISTRICT OF TEXAS

### (1) SANTOS RUEDA-VILLA

### FACTS (CONTINUED)

arresting agent, the DEFENDANT was determined to be a native and citizen of Mexico, without immigration documents allowing him to be or remain in the United States legally. The DEFENDANT has been previously removed from the United States to Mexico on August 18, 2017 through Brownsville, Texas. The DEFENDANT has not previously received the expressed consent from the Attorney General of the United States or the Secretary of Homeland Security to reapply for admission into the United States.

Because this affidavit is being submitted for the limited purpose of establishing probable cause as set forth herein, I have not included each and every fact known to me concerning this investigation.

#### IMMIGRATION HISTORY:

The DEFENDANT has been removed five times, the last one being to Mexico on August 18, 2017, through Brownsville, Texas

### CRIMINAL HISTORY:

08/28/1997, NEWTON CITY, KS, Driving while license cancelled(), CNV, 5 days; 6 months probation; fine \$121.

11/28/2005, HARVEY COUNTY, KS, Driving while habitual violator(M), CNV, 5 days; fine \$100.

03/23/2006, WILSON COUNTY, KS, Driving while habitual violator(M), CNV, 12 months probation; fine \$235.

08/08/2013, MCALLEN, TX, 8 USC 1325(M), CNV, 15 days; fine \$10.

03/25/2014, LAREDO, TX, 8 USC 1325(M), CNV, 60 days; fine \$10.